

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

United States District Court
District of New Hampshire

2012 JUL 27 P 3:22

Fred Runyon

Plaintiff

v.
Detective: Lee

(Official Capacity)

Defendant(s)

Civil Action No. _____
(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred _____
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept. of Corrections

3. Institutional Address 445 Willow Street

Manchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name Lee
(Last) (First) (Initial)

2. Title Detective

3. Address 142 Main Street
Nashua, New Hampshire 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: Feb, 24, 2012, Det. Lee would come to my cell and Handcuff Me from behind to take me to the second floor to a room to talk to Me alone. Det. Lee would get me in the Hallway and Assault Me and what I mean is that he would hit me in my lower back and punch me in my Ribbs and when I fall to the floor Det. Lee would take his foot and put in on My head and force My Head into the floor and he would do it Repeatedly over and over again. When Det. Lee got Me to the room, Det. Lee force Me and Threaten Me by Choking Me to sign My Miranda Rights Illegally.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment, By Detective Lee who willingly and knowingly Did Inflict Personal Injury upon My Ribbs and upon My Heart.

This Unlawful Act was Intentionly Did by a Nashua, New Hampshire Police Detective in Direct Violation of My 8th Amendment of the U.S. Constitution.

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police Detective: Lee, whom Have Not Any Remorse of My Health And Well Being. My 14th Amendment of the U.S. Constitution is Violated By A State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation

\$400,000.00 Puntive Damages

Date: 7-24-12

Ered Rumpu

Signature of Plaintiff

State of New Hampshire]
County of Hillsborough] ss

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 20 12.

Notary Public/Justice of the Peace

O R

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12
DATE

Erol Runyan
SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Erol Runyan
Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

United States District Court
District of New Hampshire

2012 JUL 27 P 3:22

Fred Runyon
Plaintiff

v.
DETECTIVE: LGS
OFFICIAL CAPACITY
Defendant(s)

Civil Action No. _____
(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept. of Corrections

3. Institutional Address 445 Willow Street

Manchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 7-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name _____

(Last)
(First)
(Initial)
2. Title Detective
3. Address 142 Main St. Nashua, N.H. 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: FEB 24, 2012 WHILE LIVING AT THE COUNTRY BARN MOTEL, BROAD STREET, NASHUA, NEW HAMPSHIRE. THE NASHUA POLICE DEPARTMENT WAS CALLED DUE TO A DISTURBANCE AT THE MOTEL. I WAS SEARCHED AND HANDCUFFED FROM BELT AND PLACED IN THE REAR SEAT OF A NASHUA POLICE CRUISER. DETECTIVE LEE DID TAKE AND DELIBERATE RAMMED MY HEAD INTO WIRE ENGAGED AREA THAT SEPARATE THE PRISONER FROM POLICE OFFICER. I WAS TRANSPORTED TO NASHUA POLICE STATION AND AGAIN I WAS DELIBERATE PUSHED INTO A DOOR AND I WAS REPEATEDLY PUSHED INTO A DOOR THAT WAS REPEATEDLY SLAMMED INTO MY REEB.

Allegation 2: 8th Amendment

Supporting Facts: Cruel AND UNUSUAL Punishment, By DETECTIVE LEE
WILLINGLY AND KNOWINGLY DID INFLECT PERSONAL
INJURY UPON MY RIBS AND UPON MY HEAD. THIS
UNLAWFUL ACT WAS INTENTIONALLY DID BY A NASHUA
NEW HAMPSHIRE, POLICE DETECTIVE IN DIRECT
VIOLATION OF MY 8TH ADAMENDMENT OF THE
U.S. CONSTITUTION.

Allegation 3: 14th Amendment

Supporting Facts: Equal PROTECTION OF THE LAWS WAS
WILLINGLY AND KNOWINGLY VIOLATED BY GRIP OF NASHUA
NEW HAMPSHIRE, POLICE DETECTIVE: LEE, WHOSE HAVE
NOT ANY REMORSE OF MY HEALTH AND WELL BEING.
MY 14TH ADAMENDMENT OF THE U.S. CONSTITUTION
IS VIOLATED BY A STATE AGENT.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$ 300,000.00 COMPENSATION
\$ 400,000.00 PUNITIVE DAMAGES

Date: 7-24-12

Gael Runyan

Signature of Plaintiff

State of New Hampshire]
County of Hillsborough] ss

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 2012.

Notary Public/Justice of the Peace

OR

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12

DATE

Ered Rumpo

SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Ered Rumpo

Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

United States District Court
District of New Hampshire

2012 JUL 27 P 3:12

Fred Runyon

Plaintiff

v.

Officer: McGuire
(Official Capacity)

Defendant(s)

Civil Action No. _____
(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred _____
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept. of Corrections

3. Institutional Address 445 Willow St. Manchester, N.H. 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 7-2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name McGuire

(Last)
(First)
(Initial)
2. Title Officer
3. Address 142 Main St.
Nashua, N.H. 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: Feb. 24, 2012, while living at the Country Barn Motel, Broad Street, Nashua, New Hampshire. The Nashua Police Department was called Due to a Disturbance at the Motel. I was searched and Handcuff from Behind and Placed in the rear seat of a Nashua Police Crusier. Officer McGuire did take and Deliberate Rammed My Head into wire engaged area that seperate the Prisoner from Police Officer. I was Transported to Nashua Police Station and again I was Deliberate pushed into a door and I was repeatedly pushed into a door that was repeatedly slammed into My Ribbs.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment, By Officer McGuire who willingly and knowingly did inflict Personal Injury upon My Ribbs and Upon My Head. This unlawful Act was intentionally Did by a Nashua, New Hampshire, Police Officer in Direct Violation of My 8th Amendment of the U.S. Constitution.

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and Knowingly Violated by City of Nashua, New Hampshire, Police Officer: McGuire whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00% Compensation

\$400,000.00% Punitive Damages

Date: 7-24-12

Erad Rumpen

Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE
2012 JUL 27 P 3:21United States District Court
District of New HampshireFred Runyon
Plaintiff

v.

Sgt. John Doe 1
(Official Capacity)
Defendant(s)Civil Action No. _____
(To be provided by Clerk's Office)**TO BE COMPLETED BY PLAINTIFF**

(Check One Only)

☐ DEMAND FOR JURY TRIAL☐ NO JURY TRIAL DEMAND***COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983*****I. Parties**

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred
(Last) (First) (Initial)2. Place of Detention Hillsborough County Dept. of Corrections3. Institutional Address 445 Willow StreetManchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order☐ Sentenced Inmate5. Date pretrial detention order was issued or sentence imposed 2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name Doe I John
(Last) (First) (Initial)

2. Title ~~Officer~~ Sgt

3. Address 142 Main Street
Nashua, New Hampshire 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting *Facts*: Feb 27, 2012, Sgt. John Doe I came to My cell and handcuff Me from behind to take Me to the front to get Booked. Sgt. John Doe I would get Me in the hallway and Assault Me, and what I mean is that he would hit Me in My lower Back and punch Me in My Ribb and he would do it repeatedly over and over again. Sgt. John Doe I would take Me back to My cell and Rammed My Head into the Bars of the cells.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment by Sgt. John Doe I who willingly and knowingly did inflict Personal Injury upon My Ribbs and My Head. This Unlawful Act was intentionally did by a Nashua, New Hampshire Police Officer in Direct Violation of My 8th Amendment

Allegation 3: 14th ~~Adm~~ Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police Sgt. John Doe I whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation

\$400,000.00 Puntive Damages

Date: 7-24-12

Erad Ruyon

Signature of Plaintiff

State of New Hampshire
County of Hillsborough

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 20 12.

Notary Public/Justice of the Peace

OR

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12
DATE

Arad Zampou
SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Bred Kuyou
Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE
FBI

United States District Court
District of New Hampshire

002 JUL 27 P 3: 21

Fred Runyon

Plaintiff

v.

Booking Officer: John Doe 1
(Official Capacity)

Defendant(s)

Civil Action No. _____

(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept. of Corrections

3. Institutional Address 445 Willow Street

Manchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name Doe 1 John
(Last) (First) (Initial)

2. Title Booking Officer

3. Address 142 Main Street

Nashua, New Hampshire 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: Feb, 27, 2012, Booking Officer: John Doe 1 come to My cell and handcuff Me from behind to take Me to get Booked. Booking Officer John Doe 1 would get Me in the hallway and Assault Me and what I mean is that he would hit Me in My lower Back and punch Me in My Ribbs and he would do it repeatedly over and over again. Booking Officer John Doe 1 would take Me back to My Cell and push Me into the door and slam the door into My Ribbs several times.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment by Booking Officer: John Doe I who willingly and knowingly did inflict Personal Injury upon My Ribbs and My Head. This Unlawful Act intentionally did by a Nashua, New Hampshire Police Officer in Direct Violation of My 8th Amendment.

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police Booking Officer John Doe I whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation
\$400,000.00 Pnitive Damages

Date: 7-24-12

Eric Remya
Signature of Plaintiff

State of New Hampshire]
County of Hillsborough] ss

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 20 12.

Notary Public/Justice of the Peace

OR

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12
DATE

Greg Runyan
SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Greg Runyan
Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

2012 JUL 27 P 3:21

United States District Court
District of New HampshireFred Runyon

Plaintiff

v.

Officer: John Doe 1
(Official Capacity)

Defendant(s)

Civil Action No. _____
(To be provided by Clerk's Office)**TO BE COMPLETED BY PLAINTIFF**

(Check One Only)

☐ DEMAND FOR JURY TRIAL☐ NO JURY TRIAL DEMAND***COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983*****I. Parties**

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred
(Last) (First) (Initial)2. Place of Detention Hillsborough County Dept. of Corrections3. Institutional Address 445 Willow St.Manchester, New Hampshire 08103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order☐ Sentenced Inmate5. Date pretrial detention order was issued or sentence imposed 2-24-12

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment, By Officer John Doe who willingly and knowingly did inflict Personal Injury upon My Ribbs and upon My Head. This Unlawful Act was intentionally did by a Nashua, New Hampshire Police Officer in direct Violation of My 8th Amendment of the U.S. Constitution.

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police Officer John Doe whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation
\$400,000.00 Punitive Damages

Date: 7-24-12

Errol Runyan

Signature of Plaintiff

State of New Hampshire
County of Hillsborough

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 20 12.

Notary Public/Justice of the Peace

OR

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12
DATE

Fred Runyon
SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Greg Runyan
Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

United States District Court
District of New Hampshire

2012 JUL 27 P 3:21

Fred Runyon

Plaintiff

v.

Officer: John Doe II
(Official Capacity)

Defendant(s)

Civil Action No. _____
(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred _____
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept. of Corrections

3. Institutional Address 445 Willow St.

Manchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name Doe II John
(Last) (First) (Initial)

2. Title Officer

3. Address 142 Main Street

Nashua, New Hampshire 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: Feb. 24, 2012, while living at the Country Barn Motel, Broad Street Nashua, New Hampshire. The Nashua Police Department was called Due to a Disturbance at the Motel. I was searched and Handcuff from behind and Placed in the rear seat of a Nashua Police Cruiser. Officer John Doe II did take and Deliberate Rammed My Head into wire engaged area that seperate the Prisoner from Police Officer. I was Transported to Nashua Police Station and again I was Deliberate pushed into a door and I was repeatedly pushed into a door that was repeatedly slammed into My Ribbs.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment, By Officer John Doe II who willingly and knowingly did inflict Personal Injury upon My Ribbs and upon My Head. This Unlawful Act was intentionally did by a Nashua, New Hampshire Police Officer in direct Violation of My 8th Amendment of the U.S. Constitution

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police ~~Officer~~ Officer: John Doe II whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation

\$400,000.00 Puntive Damages

Date: 7-24-12

Erad Runyan

Signature of Plaintiff

State of New Hampshire]
County of Hillsborough] ss

_____, being first duly sworn, upon oath, presents that (s)he has read and subscribed to the foregoing complaint, and states that the information contained therein is true and correct.

Subscribed and sworn before me this _____ day of _____, 20 12.

Notary Public/Justice of the Peace

OR

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING INFORMATION IS TRUE AND CORRECT.

7-24-12
DATE

Eric Ruyter

SIGNATURE

JURY TRIAL DEMAND

I demand a jury trial for all claims for which a jury trial is allowed.

YES (☒) NO (☐)
(check one only)

Date: 7-24-12

Eric Ruyter

Signature of Plaintiff

U.S. DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE

United States District Court
District of New Hampshire

JUL 27 P 3:21

Fred Runyon

Plaintiff

v.

Officer: John Doe III
(Official Capacity)

Defendant(s)

Civil Action No. _____

(To be provided by Clerk's Office)

TO BE COMPLETED BY PLAINTIFF

(Check One Only)

☐ DEMAND FOR JURY TRIAL

☐ NO JURY TRIAL DEMAND

COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C § 1983

I. Parties

A. Please provide the following information for each plaintiff:

1. Name Runyon Fred _____
(Last) (First) (Initial)

2. Place of Detention Hillsborough County Dept of Corrections

3. Institutional Address 445 Willow Street

Manchester, New Hampshire 03103

4. Are you incarcerated pursuant to a pretrial detention order or are you a sentenced inmate?

☒ Pretrial Detention Order

☐ Sentenced Inmate

5. Date pretrial detention order was issued or sentence imposed 2-24-12

B. Please provide the full name, current title and address known for each defendant:

1. Name Doe III John
(Last) (First) (Initial)

2. Title Officer

3. Address 142 Main Street

Nashua, New Hampshire 03060

(If the complaint is being made against more than one defendant, please attach additional sheets listing the above information and allegations as follows.)

II. Statement of Claim

For each claim, please include the following information on attached sheets:

1. State which of your federal constitutional or federal statutory rights have been violated.
2. State which defendant(s) have violated that particular right for each allegation.
3. State, with specificity, the facts and circumstances that gave rise to the violations or deprivations alleged.
4. State the harm or damage that resulted from the alleged violation or deprivation.

Allegation 1: Color of Law

Supporting Facts: Feb. 24, 2012, while living at the Country Barn Motel, Broad Street, Nashua, New Hampshire. The ~~BE~~ Nashua Police Department was called due to a Disturbance at the Motel. I was searched and handcuffed from behind and placed in the rear seat of a Nashua Police Cruiser. Officer John Doe III did take and Deliberate Rammed my head into wire engaged area that separate the Prisoner from Police Officer. I was transported to Nashua Police Station and again I was Deliberate pushed into a door and I was repeatedly pushed into a door that was ^{slammed} repeatedly into my ribs.

Allegation 2: 8th Amendment

Supporting Facts: Cruel and Unusual Punishment. By Officer John Doe III who willingly and knowingly did conflict Personal Injury upon My Ribbs and My Head. This Unlawful Act was intentionally did by a Nashua, New Hampshire Police Officer in Direct Violation of My 8th Amendment of the U.S. Constitution.

Allegation 3: 14th Amendment

Supporting Facts: Equal Protection of the Law was willingly and knowingly Violated by City of Nashua, New Hampshire Police Officer John Doe III whom have not any Remorse of My Health and well being. My 14th Amendment of the U.S. Constitution is Violated by a State Agent.

(If more space is needed to explain any allegation or to list additional facts, attach additional pages)

III. Relief

You must request specific relief in your Complaint. State briefly exactly what you want the court to do for you (attach additional pages if necessary):

\$300,000.00 Compensation
\$400,000.00 Puntive Damages

Date: 7-24-12

Ezed Runyon

Signature of Plaintiff

